

The court says Kaffenburgh went to Texas to defeat an attempt to extradite him to face charges of kidnapping. His appearance in the courts of Texas and his position there were based upon the fact that he was a member of the bar of the State of New York. He was ordered to go to Texas to face extradition of him to New York by lawful means, but when, having obtained his client's admission to bail, he entered into a contract to get his client out of the jurisdiction of New York and into a foreign country by hiring a boat and leaving Texas, and when forced to return to Texas, he continued to avoid the office of the court and assumed a name, he was guilty of conduct that was unprofessional and worthy of disbarment. The court says it is quite improper for him to remain a member of the profession.

But there's one right here in the city
 in what beat him. Thousands and thou-
 sands of Democrats went into the polling
 booth, put a cross under the name of
 Charles E. Hughes, and let it go as
 that.

From all the figures in now it ap-
 pears that the Democratic ticket is
 elected by pluralities of a substantial
 nature. For example, in the city of
 New York, 61,549 over Van Alstyne, and
 Jackson, the Democratic candidate for
 Attorney-General, leads his opponent,
 Julius Mayer, by 7,537 votes. Lewis
 Stuyvesant Chanler is lowest with a
 lead of 1,000 over his opponent.

During the pluralities in every county
 in the State as they appear from the
 figures at hand will be found in this
 edition of the Evening World.

There is some alarm in Democratic
 circles over the results of the "respon-
 sible" vote from up-State, but the Independ-
 ence League people say there is no
 cause for alarm. The League has an
 organization up-State and they are
 confident of success.

In many instances the County Clerk

Edward M. Brooks, the fascinating melodrama actor, whose intense stage personality has kept the twenty-year-old Doris Baye Bender from her first marriage to Manchester, N. H., was to-day freed in Federal Sessions and left court to marry the girl. Abe Levy, his counsel, was the best man, and a county detective took a pack of bridesmaid.

Doris and Brooks were arrested several weeks ago in a Harlem hotel where they had been living after Doris had come to New York to be near the actor, who as Chesney Harrington had maintained that her husband Brooks headed guilty of abduction.

Brooks, who had turned her head for a while, was willing to marry the girl, but the G. E. Society refused to allow this. He was then taken to the County Jail, his brother went to Manchester and obtained the mother's permission, returning to-day with the girl.

The Gerry officials withdrew their opposition.

TEACHERS AND NEURASTHENIA From Coldwater, Idaho, comes the word with a capital W. The school teachers are in for full range. Look for signature E. W.

free to deny the charges of her conduct would pay about \$100,000. The Countess de Castellane, however, assured the Court of the Count's respect, esteem and undying affection for her. Maitre Trupel, for the Countess, in reply charged the Count's lawyers with attempting to get the Count out of the issue at the bar by making an unprecedented and baseless attack on the honor of his counsel declared enjoyed a standing in the United States and France which made his denials of the charges he being a member of the New York bar and counsel for the United States Legation in Paris for the past twenty years.

Hopes for Reconciliation.

Maitre Crupel read a letter from Mr. Kelly denying the charges made against him and saying that until the names of the persons who had been introduced by the counsel for the Count he had never heard of those he was supposed to have bribed.

Maitre Crupel then produced what he declared was a letter from the Count in which his counsel charged, the Count in July last attempted to convince his wife that Maitre Kelly was concerned in a plot to accomplish his political ruin.

Several sharp passages between Maitre Crupel and Maitre Trupel followed in terms compelling the intervention of the Court.

Baronet asked the Court to postpone

Boni, the Countess de Castellane, George Boni, as trustee of the joint defendants, was called at 10 o'clock to-day. This suit, which was brought by six creditors, involved \$600,000.

Maitre Millard, of counsel for the creditors, asked the Court to see that case was adjourned for a further day.

See Count Castellane's Letters on Page 3

SHANLEY RESTAURANT

Are Featuring

Mid-Day Lunch

Favorite Places

For Shoppers and Theatre

Noted for

DINNER and THEATRE SUPPER

BROADWAY, 2073-30TH ST.
BROADWAY and 42D ST.

[illegible]

The Commercial
 Sec. 1. 1900.
 W. Lanier &
 y.
 The company
 at 3 P. M.
 7, 1900, at
 P. H. Sec'y.

230 West 72d
 St. MARY A.
 James Butler,
 England,
 died at Church
 West Tint at
 Interment at

residence, No.
 NIS EGAN
 Egan.
 9, at 9 A.
 urch, West
 New York

Y. C. HER-
 J. Herrick
 ntel O'Keefe

St. Jerome's
 xander ave.
 at 9 o'clock.